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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/986,124	11/07/2001	K. Umit Yuksel	1577-164	4646
23117	7590 04/21/2004		EXAMINER	
NIXON & VANDERHYE, PC 1100 N GLEBE ROAD 8TH FLOOR		WEBMAN, EDWARD J		
		ART UNIT	PAPER NUMBER	
ARLINGTON	ARLINGTON, VA 22201-4714		1617	
			DATE MAILED: 04/21/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT

ATTY, DOCKET NO.

EXAMINER ART UNIT PAPER NUMBER 3/21/04

DATE MAILED:

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

OFFICE ACTION SUMMARY				
Responsive to communication(s) filed on 12/9/63				
☐ This action is FINAL.				
Since this application is in condition for allowance except for formal matters, prosecution as to t accordance with the practice under <i>Ex parte Quayle</i> , 1935 D.C. 11; 453 O.G. 213.	he merits is closed in			
A shortened statutory period for response to this action is set to expire	for response will cause			
Disposition of Claims				
Claim(s)	is/are pending in the application. re withdrawn from consideration. is/are allowed. is/are rejected. is/are objected to.			
Claim(s) are subject to r	restriction or election requirement.			
Application Papers				
See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed on				
Priority under 35 U.S.C. § 119				
Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).				
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been				
received. received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2(a)).				
*Certified copies not received:	·			
Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e).				
Attachment(s)				
Notice of Reference Cited, PTO-892 Information Disclosure Statement(s), PTO-1449, Paper No(s). 3/3/43 Interview Summary, PTO-413 Notice of Draftperson's Patent Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152				
-SEE OFFICE ACTION ON THE FOLLOWING PAGES				

Application/Control Number: 09/986,124

Art Unit: 1617

Applicant's election of Group I in Paper No. 12/19/03 is acknowledged.

Because applicant did not distinctly and specifically point out any errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 30, 38 are rejected under 35 U.S.C. 102(e) as being anticipated by Nussinovitch.

Nussinovitch teaches biodegradable foams (abstract) by combining a solution of alginate calcium carbonate and a solution of citric acid (example 1 column 5).

Gelatin is specified as equivalent to alginate (column 3 line 47). Medicinal sponges are disclosed (column 1 line 14). Generation of carbon dioxide is specified (example 1 column 5).

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 30-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nussinovitch in view of Wang and Fattman et al.

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Nussinovitch is described above.

Wang teaches biodegradable foams comprising protein (abstract). Albumin and gelatin are disclosed as equivalent (column 3 line 50). Bicarbonate and citric acid are disclosed for generating carbon dioxide (column 5 lines 39-40).

Crosslinking with glutaaldehyde to provide rigidity is disclosed (column 6 line 61
Column 7 line 15), Reinforcement with natural forces is specified (column 6 lines 29-30).

Fattman teach a hydrocollid foam (title). Ammonium bicarbonate is disclosed as equivalent to calcium carbonate as a blowing agent (column 3 lines 36-48).

It would have been obvious to one of ordinary skill to add a glutaraldehyde as a crosslinker to the citricacid solution of Nussinovitch to achieve the beneficial effect of achieving rigidity to the foam and to further add a natural fiber to provide reinforcement to the gelatin solution of Nussinovitch to achieve the beneficial effect of reinforcement in view of Wang. As to the claimed ammonium bicarbonate, Fattman et al teach it as equivalent to the calcium carbonate of Nussinovitch as a blowing agent. As to the claimed sterilization, such would be an obvious expedient for the medical sponges of Nussinovitch. As to the claimed kit, the two solutions of Nussinovitch constitute such.

No claims allowed.

The examiner requests any prior art supplied by the examiner or applicants in copending cases 09/983,537 and 09/570,600.

Any inquiry concerning this communication should be directed to Edward J. Webman at telephone number 571-272-0633.

EDW/9D J. WEBMAN PRIMARY EXAMINER GROUP 1500